UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Trademark Trial and Appeal Board 2900 Crystal Drive Arlington, Virginia 22202-3513

Mail date: December 21, 2004

Opposition No. 91/125615

University of Southern California

v.

University of South Carolina

Cheryl Butler, Interlocutory Attorney:

Applicant's answer to the amended notice of opposition and accompanying counterclaim to cancel Registration No. 2683137, both filed September 20, 2004 (duplicate submitted December 14, 2004) are noted and entered. Opposer is allowed until **thirty** days from the mailing date of this order to file its answer to applicant's counterclaim.

Opposer's consented motion, filed November 23, 2004, to extend discovery and trial dates is granted as modified below (to accommodate the counterclaim schedule):

THE PERIOD FOR DISCOVERY TO CLOSE: 3/16/05

30- day testimony period for plaintiff in the opposition to close:

6/14/05

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counterclaim shall be due:

30-day testimony period for defendant in the opposition and as plaintiff in the counterclaim to close: 8/13/05 30-day testimony period for defendant in the counterclaim and its rebuttal testimony as plaintiff in the opposition to close: 10/12/05 (opening thirty days prior thereto) 15-day rebuttal testimony period for plaintiff in the counterclaim to close: 11/26/05 Briefs shall be due as follows: [See Trademark rule 2.128(a)(2)]. Brief for plaintiff in the opposition shall be due: 1/25/06 Brief for defendant in the opposition and as plaintiff in the counterclaim shall be due: 2/24/06 Partial date change: **#VALUE!** Brief for defendant in the counterclaim and its reply brief (if any) as plaintiff in the opposition shall be due: 3/26/06 Partial date change: **#VALUE!** Reply brief (if any) for plaintiff in the

4/10/06

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In each instance, a copy of the transcript of testimony, together with copies of documentary exhibits, must be served on the adverse party within thirty days after completion of the taking of testimony. Trademark Rule 2.125.

Briefs shall be filed in accordance with Trademark Rule 2.128(a) and (b). An oral hearing will be set only upon request filed as provided by Trademark Rule 2.129.

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